MEMORANDUM OF UNDERSTANDING

	tanding (MOU), hereinafter referred to as the Memorandum, entered, by and between residing at			
	"Second Party," and collectively known as the "Parties" for the achieving various goals and objective relating to the			
· ·	ned Parties desire to enter into the herein described agreement in or to accomplish the goals and objectives set forth;			
	are desirous to enter an understanding, thus setting out all necessary both Parties agree shall be necessary to complete this;			
MISSION The aforementionedintended mission in mind:	has been established with the following			
	morandum of Understanding to provide the cornerstone and structure impending binding contract which may be related to the			
will promote and sustain a n	work together to develop and establish policies and procedures that narket for, and intend to maintain a neets or exceeds all business and industry standards.			
RESPONSIBILITIES AND It is the desire and the wish document should not and the agreement or indenture, but r manner that would promote a an effective and efficient par	OBLIGATIONS OF THE PARTIES of the aforementioned Parties to this MOU Agreement that this as shall not establish nor create any form or manner of a formal ather an agreement between the Parties to work together in such a genuine atmosphere of collaboration and alliance in the support of the threship and leadership meant to maintain, safeguard and sustain, financial and administrative commitment with regards to all matters			
TIMELINE The above outlined scope and funds required for the	objective shall be contingent on the Parties obtaining the necessary as described within any grant or business loan			

application, if any. Responsibilities under this Memorandum of Understanding may coincide with the grant period.

TERMS OF UNDERSTANDING

The term of this Memorandum of Understanding shall be for a period of ______ from the aforementioned effective date and maybe extended upon written mutual agreement of both Parties.

AMENDMENT OR CANCELLATION OF THIS MEMORANDUM

This Memorandum of Understanding may be amended or modified at any time in writing by mutual consent of both parties.

In addition, the Memorandum of Understanding may be cancelled by either party with _____ days advance written notice, with the exception where cause for cancellation may include, but is not limited to, a material and significant breach of any of the provisions contained herein, when it may be cancelled upon delivery of written notice to the other party.

GENERAL PROVISIONS

The Parties acknowledge and understand that they must be able to fulfill their responsibilities under this Memorandum of Understanding in accordance with the provisions of the law and regulations that govern their activities. Nothing in the Memorandum is intended to negate or otherwise render ineffective any such provisions or operating procedures. The parties assume full responsibility for their performance under the terms of this Memorandum.

If at any time either party is unable to perform their duties or responsibilities under this Memorandum of Understanding consistent with such party's statutory and regulatory mandates, the affected party shall immediately provide written notice to the other party to establish a date for resolution of the matter.

LIMITATION OF LIABILITY

No rights or limitation of rights shall arise or be assumed between the Parties as a result of the terms of this Memorandum of Understanding.

ARBITRATION/MEDIATION DISPUTE RESOLUTION

The Parties to this Memorandum of Understanding agree that should any dispute arise through any aspect of this relationship, including, but not limited to, any matters, disputes or claims, the parties shall confer in good faith to promptly resolve any dispute. In the event that the parties are unable to resolve the issue or dispute between them, then the matter shall be mediated and/or arbitrated in an attempt to resolve any and all issues between the parties.

The parties agree that any claim or dispute that arises from for through this agreement, the relationship or obligations contemplated or outlined within this agreement, if not resolved through mediation, shall then go to and be resolved through final and binding arbitration. Any decision reached by the Arbitrator shall be final and binding and, if required, may be entered as a judgment in any court having jurisdiction.

In the event that any court having jurisdiction should determine that any portion of this Agreement to be invalid or unenforceable, only that portion shall be deemed invalid and not effective, while the balance of this Agreement shall remain in full effect and enforceable. This Agreement shall be interpreted and governed by and in accordance with the Federal Arbitration Act 9 U.S.C. §1-16.

NOTICE

Any notice or communication required or permitted under this Memorandum shall be sufficiently given if delivered in person or by certified mail, return receipt requested, to the address set forth in the opening paragraph or to such address as one may have furnished to the other in writing.

GOVERNING LAW

This Memorandum of	Understanding sha	ll be governed	by and construe	ed in accordance	with the
laws of the State of		•			

SEVERABILITY CLAUSE

In the event that any provision of this Memorandum of Understanding shall be deemed to be severable or invalid, and if any term, condition, phrase or portion of this Memorandum shall be determined to be unlawful or otherwise unenforceable, the remainder of the Memorandum shall remain in full force and effect, so long as the clause severed does not affect the intent of the parties. If a court should find that any provision of this Memorandum to be invalid or unenforceable, but that by limiting said provision it would become valid and enforceable, then said provision shall be deemed to be written, construed and enforced as so limited.

ASSIGNMENT

Neither party to this Memorandum of Understanding may assign or transfer the responsibilities or agreement made herein without the prior written consent of the non-assigning party, which approval shall not be unreasonably withheld.

ENTIRE UNDERSTANDING

The herein contained Memorandum of Understanding constitutes the entire understanding of the Parties pertaining to all matters contemplated hereunder at this time. The Parties signing this MOU desire or intend that any implementing contract, license, or other agreement entered into between the Parties subsequent hereto shall supersede and preempt any conflicting provision of this Memorandum of Understanding whether written or oral.

MOU SUMMARIZATION

FURTHERMORE, the Parties to this MOU have mutually acknowledged and agreed to the following:

-	The Parties to this MOU shall work together in a cooperative and coordinated effort, and
	in such a manner and fashion to bring about the achievement and fulfillment of the goals
	and objectives of this

- It is not the intent of this MOU to restrict the Parties to this Agreement from their involvement or participation with any other public or private individuals, agencies or organizations.

-					t in any and all phase, to the fullest e	
-		ent or purpose of by or between t		create any rights,	benefits and/or trust	
-		l in no way hold r sustain the			ly or transfer funds to	0
-	to or in support	of the		, it shall th	e contribution of any en be controlled in , regulations and/or	funds
-	outlined in a se representatives	parate and mutu of the Parties in	nally agreed upon accordance wi	on written agreen	ny such endeavor sha nent by the Parties or ning laws and regular	•
-			-	• •	y terminate their notice is delivered to	o the
-	Upon the signine effect.	ng of this MOU	by both Parties	, this Agreement	shall be in full force	and
The signal as such		morandum of U ds that the signa	Inderstanding datories shall stri		e a formal undertakir se best of their abiliti	
This	Agreement			y s of the date first	written above.	and
(First l	Party Signature)			(Date)		

(Second Party	Signature)	

(Date)